THE STATE OF OHIO, HAMILTON COUNTY COURT OF COMMON PLEAS

date: 12/05/2014 code: GJCH

judge: 109

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ENTERED

DEC 192014

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Judge: NORBERT A NADEL

NO: **B 1400110**

STATE OF OHIO VS. TRACIE HUNTER JUDGMENT ENTRY: SENTENCE TO COMMUNITY CONTROL

Defendant was present in open Court with Counsel CLYDE BENNETT II on the 5th day of December 2014 for sentence.

The court informed the defendant that, as the defendant well knew, the defendant had pleaded guilty, and had been found guilty of the offense(s) of:

count 6: HAVING AN UNLAWFUL INTEREST IN A PUBLIC CONTRACT 2921-42A1/ORCN,F4

The Court held a sentencing hearing during which the Court afforded defendant's counsel an opportunity to speak on behalf of the defendant. The Court addressed the defendant personally and asked if the defendant wished to make a statement in the defendant's behalf, or present any information in mitigation of sentence. The State's representative also had the opportunity to address the Court.

count 6: CONFINEMENT: 6 Mos HAMILTON COUNTY JUSTICE CENTER (CUSTODY OF THE SHERIFF)

After considering the risk that defendant will commit another offense, the need for protecting the public therefrom, the nature of circumstances of the offense(s), and the defendant's history, character and condition, the Court hereby orders the defendant placed on Community Control on condition that defendant comply with the general conditions of Community Control established by this Court, and further:

count 6: COMMUNITY CONTROL:1 Yrs NON-REPORTING.

THE DEFENDANT IS TO PAY COURT COSTS.

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THE DEFENDANT IS NOT TO VIOLATE ANY LAWS.

THE DEFENDANT IS TO REPORT FOR EXECUTION OF SENTENCE ON DECEMBER 29, 2014 AT 8:30 A.M. AT THE SHERIFFS OFFICE IN ROOM 260 OF THE HAMILTON COUNTY COURTHOUSE.

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JUDGMENT ENTRY: SENTENCE TO COMMUNITY CONTROL

THE COURT ALSO ADVISED THE DEFENDANT THAT IF HE / SHE VIOLATES THE TERMS AND CONDITIONS OF COMMUNITY CONTROL, THE COURT WOULD IMPOSE A PRISON TERM OF EIGHTEEN (18) MONTHS LESS CREDIT TIME SERVED IN THE DEPARTMENT OF CORRECTIONS.

FURTHER, IN ACCORDANCE WITH RC 2901.07, THE DEFENDANT IS REQUIRED TO SUBMIT A DNA SPECIMEN WHICH WILL BE COLLECTED AT THE PRISON, JAIL, CORRECTIONAL OR DETENTION FACILITY TO WHICH THE DEFENDANT HAS BEEN SENTENCED. IF THE SENTENCE INCLUDES ANY PERIOD OF PROBATION OR COMMUNITY CONTROL, OR IF AT ANY TIME THE DEFENDANT IS ON PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL, THE DEFENDANT WILL BE REQUIRED, AS A CONDITION OF PROBATION, COMMUNITY CONTROL, PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL, TO SUBMIT A DNA SPECIMEN TO THE PROBATION DEPARTMENT, ADULT PAROLE AUTHORITY, OR OTHER AUTHORITY AS DESIGNATED BY LAW. IF THE DEFENDANT FAILS OR REFUSES TO SUBMIT TO THE REQUIRED DNA SPECIMEN COLLECTION PROCEDURE, THE DEFENDANT WILL BE SUBJECT TO ARREST AND PUNISHMENT FOR VIOLATING THIS CONDITION OF PROBATION, COMMUNITY CONTROL, PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL.